

Dear Researcher.

The SAIC-Frederick Core Laboratories at the National Cancer Institute at Frederick, Maryland were established to provide investigators with specialized support and technologies to meet the challenges of today's biomedical research efforts. These programs comprise a broad spectrum of highly integrated advanced technologies, including genomics, proteomics, metabolomics, imaging, protein expression, and histopathology.

Aside from the technology itself, the resources available to you in our *Work For Others Program* for non-Federal Government organizations include the opportunity to partner with the biomedical research scientists on our staff. They are engaged daily in everything from routine laboratory processes to complex experimental design and interpretation of results. Our scientists have already enabled many NIH investigators to extend their inquiries to depths and in directions perhaps otherwise inaccessible.

Areas of Support

- Genomics—genotyping and sequencing
- Microarray printing and scanning
- Proteomics and metabolomics
- Imaging—confocal and electron microscopy
- Protein expression—expression clone construction; eukaryotic and prokaryotic cell production for protein expression; cell-free protein expression
- Phenotypical evaluation of genetically engineered mice
- Histopathologic evaluations
- · Laser capture microdissection

Other Services

- Mass spectrometry
- NMR spectroscopy
- Protein identification and purification
- Real-time PCR
- mRNA characterization
- Molecular binding—BIAcore® surface plasmon resonance and fluorescence anisotropy
- Recombinant adenovirus and lentivirus production
- Hematology and blood chemistry
- Embryology

Our *Work For Others* Program is structured in accordance with federal policy that governs the NCI-Frederick's Federally Funded Research and Development Center status. The enclosed NCI-Frederick's *Work For Others* information package consisting of an overview of the process, Description of Work Questionnaire, *Work For Others* process flowchart, and the Terms and Conditions of the *Work For Others* Agreement will assist you in understanding the steps required to process your request for services.

Please do not hesitate to contact me for further information. It is a pleasure to serve you.

Sincerely,

Carl Garland, PhD Administrative Director Research Technology Program SAIC-Frederick, Inc. 301-846-5425 or garland@ncifcrf.gov

Enclosures:

- 1. Process Description
- 2. DoW Questionnaire
- 3. Work For Others Process Flow Graphic
- 4. Work For Others Agreement and Terms & Conditions

Work For Others – Requesting SAIC-Frederick Services

Process Description

SAIC-Frederick, Inc. is the **Operations and Technical Support Contractor** to the **National Cancer Institute at Frederick (NCI-Frederick)**, Maryland. NCI-Frederick is a Federally Funded Research and Development Center (FFRDC), and as such, SAIC-Frederick, Inc. may not accept work from other than the National Cancer Institute (primary sponsor), unless approved by the NCI Contracting Officer.

Overview - Effective October 01, 2005, the NCI authorized SAIC-Frederick, Inc. to execute and administer a Work for Others (WFO) program. This authorization allows SAIC-Frederick, Inc. to provide private industry, state governments, local governments, colleges, universities, nonprofit, not for profit, foreign companies and foreign governments, (hereinafter, individually and collectively referred to as "Requestor"), access to highly specialized or unique technical expertise, services, and facilities not available in the domestic private or non-federal public sector as authorized by FAR 35.017.

Contract - WFO is a bilateral contract between the Requestor and SAIC-Frederick, Inc. to perform a defined scope of work in return for payment. In order to assure compliance with applicable laws, regulations, policies and directives, SAIC-Frederick, Inc. has prescribed the terms and conditions under which the work can be performed, and these are set forth in the enclosed Terms and Conditions of the WFO Agreement. SAIC-Frederick, Inc. does not consider the WFO to be a subcontract and other federal agency flow down contract provisions, if any, will not apply.

Preliminary Discussions - Requests for services are generally initiated between technical representatives of the Requestor and SAIC-Frederick, Inc. During this initial contact, a draft statement of work and preliminary estimate of the SAIC-Frederick, Inc. cost is developed to meet the Requestor's preliminary requirements. While these early discussions with SAIC-Frederick, Inc. are important in meeting the decision-making needs of the Requestor, they are preliminary in nature. There is no authorization to move forward.

Pricing Policy - It is SAIC-Frederick, Inc.'s policy to establish prices and charges for materials and services provided to Non-Federal Government entities at SAIC-Frederick's full cost. SAIC-Frederick's cost estimate will not include detailed cost and pricing data.

Requestor Submits Request - To initiate the WFO, the <u>Requestor submits a letter</u> to SAIC-Frederick, Inc.

- 1. requesting the services or materials;
- 2. <u>identifying the unique capabilities or special expertise of SAIC-Frederick, Inc.</u> that are not available in the domestic private sector, stating <u>how this was determined</u> and <u>attesting that SAIC-Frederick, Inc. will not be in competition with the domestic private or non-federal sector as a result of providing the services or <u>materials</u>;</u>
- 3. requesting to incrementally fund the agreement, if applicable;
- 4. enclosing the completed and signed Description of Work Questionnaire



SAIC-Frederick, Inc. Reviews Request, Obtains NCI-Frederick Approvals, and Executes Agreement - Following receipt of the Requestor's letter of request, SAIC-Frederick, Inc. will produce a Description of Work (DoW) information package from the Laboratory Director, which includes a statement of work, cost estimate, schedule, and SAIC-Frederick's administrative requirements. The DoW is sent to the requestor for concurrence. After receipt of SAIC-Frederick's DoW, the Requestor has 30 calendar days to respond to SAIC-Frederick, Inc. with its decision to proceed with the request or the DoW becomes null and void.

Upon NCI approval, a WFO agreement is executed by SAIC-Frederick, Inc. and submitted to the Requestor for signature along with an invoice for advance payment, if required.

Authorization To Proceed and Performance of Work - After SAIC-Frederick, Inc. receives the WFO Agreement with the Requestor's signature, Purchase Order (optional), and any applicable advance funding, work can begin. The Requestor will deal directly with SAIC-Frederick, Inc. on all technical and administrative aspects of the agreement.

Final Payment and Payment Options – After the work has been completed, SAIC-Frederick, Inc. will invoice the Requestor for the balance of payment, and the Requestor will have 30 days net to remit payment. The Requestor may remit payment in the form of wire transfer, check (payable to SAIC-Frederick, Inc., Accounts Receivable, PO Box B, Frederick, MD 21702-1201), or credit card.



DESCRIPTION OF WORK QUESTIONNAIRE

| Requestor's Full Legal Name & Title | | | | |
|---|--|--|--|--|
| Organization Name and Affiliation | | | | |
| | | | | |
| TelephoneFAX | | | | |
| Objective This is the introduction and is intended to give a very brief overview of the specialty area and explain why this particular project is being pursued. The Objective should also state the overall requirement, the difficulties or deficiencies which do not allow the Requestor to meet the requirements, and the determinations which must be made to solve the problems. | | | | |
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| Scope This paragraph provides an overall picture of the desired work in concise form. It may outline the various phases of the effort and tie down the overall limits of the project in terms of specific technical objectives, time, and any special provisions or limitations. This section should also describe, in a concise, specific statement, the end result desired or what the "product" of the effort should be. | | | | |
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Optional: PLEASE STRUCTURE YOUR PHASES/TASKS AS IN THE SAMPLE BELOW (Including the numbering system.) If you need more space, please attach a supplemental page.

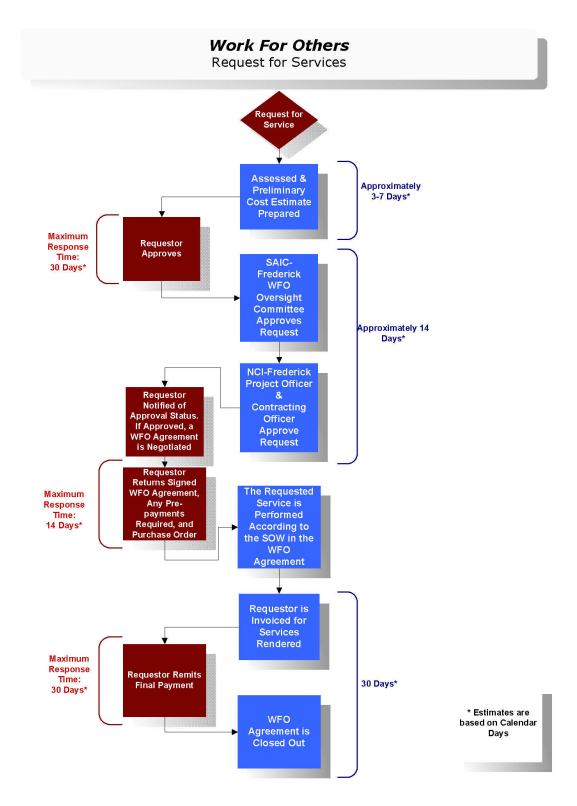
| Phase # | Task # | Description This is a SAMPLE area – please write your tasks in the form that follows this example. | Start Month | Duration |
|---------|-----------|---|----------------|-----------------------------|
| 1 | | Enter the description for Phase I here | 1 | Duration of entire phase I |
| | 1 | Enter the description for the 1 st task of phase I here | 2 | Duration of task 1 here |
| | 2 | Enter the description for the 2 nd task of phase I here | 2 | Duration of task 2 here |
| II | | Enter the description for Phase II here | 3 | Duration of entire phase II |
| | 1 | Enter the description for the 1 st task of phase II here | 3 | Duration of task 1 here |
| | 2 | Enter the description for the 2 nd task of phase II here | 4 | Duration of task 2 here |

| Phase # | Task # | Description (Tasks to be written below) | Start Month | Duration |
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| Special Considerations A paragraph outlining any special interrelationships between the parties for use of Government property, for example, may be devised and added to the description of work in this paragraph. Any other specific directions relative to technical work (not administrative matters) for SAIC-Frederick, Inc. to follow should be included here. | | | | | | | |
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| Agreement for reporting to NCI. | non-sensitive | aescription | Oī | work | το | be | репогтеа | unaer | เทเร |
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| (Applicar | nt Signature) | | | _ | | | (Date) | | |



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WORK FOR OTHERS AGREEMENT

WORK FOR OTHERS AGREEMENT # insert # here

This Work for Others Agreement ("Agreement"), effective <INSERT DATE>, is made between SAIC-Frederick, Inc., a Delaware, U.S. corporation, a wholly owned subsidiary of Science Applications International Corporation and the prime Operations and Technical Support Contractor at NCI Frederick (hereinafter known as "SAIC-F"), having an office at P.O. Box B, Frederick, MD 21702 and <INSERT REQUESTOR'S FULL LEGAL NAME AND TYPE OF ENTITY AND WHERE FORMED e.g. (hereinafter known as "REQUESTOR"), having an office at <INSERT REQUESTOR'S FULL ADDRESS>. It is understood by the Parties that SAIC-F is obligated to comply with its Operations and Technical Support Contract with the United States Government (herein called the "Government") represented by the National Cancer Institute at Frederick (hereinafter known as "NCI-Frederick", when providing goods or services to the REQUESTOR under this Agreement.

I. DESCRIPTION OF WORK

SAIC-F shall perform the work, defined in Attachment I (Statement of Work and Schedule) on a <**INSERT: fixed unit price OR labor hour**>basis, subject to the attached Terms and Conditions.

II. SAIC-F AND REQUESTOR ADMINISTRATIVE CONTACTS

| INSERT N | lame | INSERT | Name |
|----------|-----------------------------|-----------|---------------|
| INSERT T | Title | INSERT | Title |
| INSERT F | REQUESTOR's Full Legal Name | SAIC-Fre | ederick, Inc. |
| INSERT S | Street Address 1 | P.O. Box | В |
| INSERT S | Street Address 2 | Frederick | k, MD 21702 |
| INSERT C | City, State Zip | | |
| Tel. No. | INSERT | Tel. No. | INSERT |
| Fax No. | INSERT | Fax No. | INSERT |

III. TERM OF THE AGREEMENT

This Agreement is effective on (INSERT END DATE, unless otherwise extended or terminated by the parties in accordance with the provisions of this Agreement (the "Term").

In consideration of the mutual obligations assumed under this Agreement, REQUESTOR and SAIC-F agree to the Terms and Conditions attached hereto and incorporated by reference and represent that this Agreement is executed by duly authorized representatives as of the dates below. It shall be understood that the NCI-Frederick does not consider this Work for Others Agreement to be a subcontract and other federal agency flow down contract provisions will not apply.

AGREED BY:

| [insert REQUESTOR'S full legal name in CAPS and BOLD] | SAIC-FREDERICK, INC. | | | |
|---|----------------------|--|--|--|
| Ву: | By: | | | |
| Name: | Name: | | | |
| Title: | Title: | | | |
| Date: | Date: | | | |

TERMS AND CONDITIONS

1.0 PRICE AND PAYMENT TERMS

- (b) Invoices shall clearly reference this Agreement and contain a unique invoice number. Invoices shall identify billable units, milestones or agreed to deliverables with associated prices, extended by category. Invoices shall also include the "Amount Previously Billed", the "Amount of this Invoice", and the "Total Amount Billed to Date" SAIC-F shall mail invoices to the following address: < If a Labor Hour Agreement is anticipated substitute the above language with the following: Invoices shall clearly reference this Agreement and contain a unique invoice number. Invoices shall identify labor categories, hourly rates, labor hours, extended totals by category, material and other direct costs and material handling costs. Invoices shall also include the "Amount Previously Billed," the "Amount of this Invoice," and the "Total Amount Billed to Date." SAIC-F shall mail invoices to the following address:>

<Insert REQUESTOR Name>

Attention: <Agreement Administrator>

<Address>

(c) SAIC-F shall submit invoices to REQUESTOR not more than once per month. REQUESTOR shall pay the invoice within thirty (30) days after receipt of an invoice. If the REQUESTOR'S action or inactions result in non-receipt of payment of an invoice within sixty (60) days from SAIC-F, SAIC-F shall have the right exercisable in its own sole discretion, in addition to its other rights and remedies, to cease further performance of the Services hereunder.

In the event the work scope under this Agreement exceeds 90 days or \$25,000 dollars, SAIC-F may require advanced funding as mutually agreed to by the parties.

2.0 TECHNICAL AND CONTRACTUAL REPRESENTATIVES

(a) The following authorized representatives are hereby designated for this Agreement:

REQUESTOR: SAIC-F:

Technical: Technical:

INSERT Name
INSERT Title
INSERT Street Address 1

Technical:
INSERT Name
INSERT Name
INSERT Title
P.O. Box B

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INSERT Street Address 2

INSERT City, State Zip Frederick, MD 21702
Tel. No. INSERT Tel. No. INSERT
Fax No. INSERT Fax No. INSERT

Contractual:

INSERT Name
INSERT Title
INSERT Street Address 1

Contractual:
INSERT Name
INSERT Title
INSERT Title
P.O. Box B

INSERT Street Address 2

INSERT City, State Zip Frederick, MD 21702
Tel. No. INSERT Tel. No. INSERT
Fax No. INSERT Fax No. INSERT

- (b) Contacts with SAIC-F or REQUESTOR which affect the price, schedule, statement of work or the Terms and Conditions shall be made only between the authorized contractual representatives. No changes to this Agreement shall be binding upon either party unless incorporated in a written modification signed by each party's authorized contractual representative cited above (which may be modified or revised in writing).
- (c) The effort set forth in the Statement of Work and Schedule (Attachment 1) will be performed under the technical direction of SAIC-F's technical representative and shall be provided on a good faith effort. SAIC-F does not guarantee that it can complete the reports or achieve the results desired by REQUESTOR with any scheduled timeframe. When, in SAIC-F's opinion, such technical direction constitutes a change to the Agreement, REQUESTOR's contractual representative shall be notified immediately, in writing, to request authorization of such change pursuant to Section 6 herein. Until such authorization is granted by REQUESTOR's contractual representative, SAIC-F shall perform in accordance with the Agreement as written.
- (d) Any notice to be given hereunder by either Party to the other shall be in writing and shall be deemed received when delivered by confirmed facsimile or recognized international courier. The Parties agree that notices delivered orally, or by electronic mail on the Internet do not constitute official, enforceable notices hereunder.
- (e) If any Party changes its address or facsimile number during the term of this Agreement it shall so advise the other Party in writing.

3.0 CHANGES

SAIC-F will not be required to perform any services that result in a change to this Agreement in scope, terms or price without the express written authorization of REQUESTOR'S authorized Contractual Representative. In the event of such change request, the SAIC-F Contractual Representative shall contact REQUESTOR in writing within thirty (30) days of receipt of such request to include details of the change and the proposed adjustments in scope, price or terms necessary to effect such change for REQUESTOR review and approval. It is understood that approval shall only be granted in writing in the form of a modification to the Agreement.

4.0 WARRANTY

The services shall be performed in a professional and workmanlike manner. SAIC-F SPECIFICALLY DISCLAIMS ANY EXPRESS OR IMPLIED STANDARDS, GUARANTEES, OR WARRANTIES, INCLUDING ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE



OR NONINFRINGEMENT, OR ANY WARRANTIES THAT MAY BE ALLEGED TO ARISE AS A RESULT OF CUSTOM OR USAGE.

5.0 TERMINATION

Performance of work under this Agreement may be terminated at any time by either Party, without liability, upon giving thirty (30) days written notice to the other Party. In the event of termination the REQUESTOR shall reimburse SAIC-F for all services performed through the effective date of the termination at the price(s) stated in this Agreement. SAIC-F may terminate this Agreement effective immediately upon written notice to REQUESTOR if REQUESTOR fails to make any payment in full as and when due hereunder.

6.0 INDEMNIFICATION

Each Party shall indemnify, defend and hold harmless the other Party (and its successors, officers, directors, and employees) from any and all liabilities, claims, and expenses of whatever kind and nature for injury to or death of any person or persons and for loss of or damage to any real or tangible personal property occurring in connection with or in any way incident to or arising under this Agreement, resulting in whole or in part from the acts or omissions of the indemnifying party. The indemnified party shall promptly notify the indemnifying party, in writing, of any claim and shall reasonably cooperate with the indemnifying party in the defense and settlement of the claim. This Section shall survive termination of this Agreement.

7.0 INFRINGEMENT INDEMNITIES

The REQUESTOR shall indemnify, defend and hold the Government, SAIC-F and their officers, agents, and employees harmless from and against any claim, suit or proceeding ("claim") brought against SAIC-F asserting that the goods or services, or any part thereof, arising out of any acts required or directed by the REQUESTOR to be performed under this Agreement, to the extent such acts are not already performed at the Government's Facility, constitutes an infringement of any patent, trademark, trade secret, copyright or other intellectual property right, and REQUESTOR shall pay all damages and costs awarded against and reasonable expenses incurred by SAIC-F in connection with such claim including reasonable attorney's fees.

8.0 COSTS; RISKS; LIABILITIES

Each party shall bear all costs, risks, and liabilities incurred by that party arising out of its obligations and performance under this Agreement. Neither party shall have a right to any reimbursement, payment or compensation of any kind from the other party under this Agreement for those costs, risk, or liabilities. Except to the extent of the indemnification provisions of this Agreement for tort claims resulting in bodily injury or real or tangible personal property damage, NEITHER PARTY SHALL BE LIABLE, UNDER ANY CIRCUMSTANCES FOR ANY ANTICIPATORY OR LOST PROFIT, SPECIAL, CONSEQUENTIAL, PUNITIVE, EXEMPLARY, INCIDENTAL, OR INDIRECT DAMAGES OF ANY KIND (COLLECTIVELY "NON-DIRECT DAMAGES") RESULTING FROM THE PERFORMANCE OR NON-PERFORMANCE OF ITS OBLIGATIONS UNDER THIS AGREEMENT EVEN IF THOSE NON-DIRECT DAMAGES ARE: ATTRIBUTED TO BREACH OF THIS AGREEMENT, TORT, NEGLIGENCE, OR OTHER CAUSE; EVEN IF THE PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF NON-DIRECT DAMAGES; OR EVEN IF, UNDER APPLICABLE LAW, NON-DIRECT DAMAGES ARE CONSIDERED DIRECT DAMAGES.

9.0 PATENT RIGHTS

The work to be performed under this Agreement is not anticipated to involve research, development, or demonstration. If any intellectual property is developed under this Agreement, such intellectual property will be governed by the intellectual property provisions of the SAIC-F OTS Prime Contract No. N01-CO-12400 with the NCI-Frederick.

10.0 RIGHTS IN TECHNICAL DATA



The REQUESTOR, SAIC-F, and the Government shall have the right to use, disclose and duplicate for any purpose whatsoever, and have others do so, all technical data first produced or used in the performance of work under this Agreement, (Technical Data is defined as set forth in 48 CFR 27-401). Any REQUESTOR furnished property or materials that are marked as proprietary information, necessary for, or pertaining to work under this Agreement, will not be disclosed outside the Government or SAIC-F, without the express written consent of the REQUESTOR, and will otherwise be returned to the REQUESTOR by or before termination of this Agreement.

11.0 DISPUTES

It is the intent of the parties that any disputes arising under this Agreement be resolved expeditiously, amicably, and at the level within each Party's organization that is most knowledgeable about the relevant issues. The Parties understand and agree that the procedures outlined in this Section are not intended to supplant the routine handling of inquiries and complaints through informal contact of the Parties. Accordingly, for purposes of the procedures set forth in this Section, a "dispute" is a disagreement that the Parties have been unable to resolve by the normal and routine channels ordinarily used for resolving problems. Pending the final disposition of a dispute, other than a dispute arising out of a Change as defined in Article 3 above, the Parties shall at all times, proceed diligently with the performance of this Agreement. The Parties agree to follow the procedures set forth below with regard to settling disputes arising out of this Agreement:

- (a) The complaining Party will notify the other Party in writing of the reasons for the dispute, and the Parties will work together to resolve the matter as expeditiously as possible. A formal written response will not be required, but the responding Party may put its position in writing in order to clarify the issues or suggest possible solutions.
- (b) If the dispute remains unresolved fifteen (15) days after the delivery of the complaining Party's written notice, a senior representative of each Party (authorized to resolve the dispute) shall meet to participate in a telephone conference call within ten (10) business days of a request for the meeting or conference call by either Party to resolve the dispute.
- (c) If the Parties are unable to reach a resolution of the dispute after following these procedures, or if either Party fails to participate when requested, then it is agreed that the dispute shall be resolved by binding arbitration in accordance with the Commercial Arbitration Rules of the American Arbitration Association then in effect. The arbitration shall take place in the County of Frederick, State of Maryland. The arbitrator(s) shall be bound to follow the provisions of this Agreement in resolving the Dispute, and may not award punitive damages or any damages excluded by this Agreement. It is agreed that all documentary submissions, presentations, and proceedings shall be in the English language. The decision of the arbitrator(s) shall be final and binding on the parties, and any award of the arbitrator(s) may be entered or enforced in any court of competent jurisdiction.

The Parties hereby waive any immunity, sovereign or otherwise, that would otherwise have to such jurisdiction and agree that all rights, obligations, and liabilities hereunder shall be determined in the same manner and to the same extent as those of a private litigant under like circumstances.

All costs of the arbitration shall be shared equally between the Parties, but the Parties specifically agree that each Party shall bear the expense of any costs incurred by it for its own counsel, experts, witnesses, preparation of documents, presentations, and logistics related to the proceedings.

12.0 FORCE MAJEURE

Neither party shall be liable for any failure of or delay in performance of its obligations under this Agreement to the extent such failure or delay is due to circumstances beyond its reasonable control, including, without limitation, acts of God, acts of a public enemy, terrorism, fires, floods, wars, civil disturbances, sabotage, accidents, insurrections, blockades, embargoes, storms, explosions, labor disputes (whether or not the employees' demands are reasonable and/or within the party's power to satisfy), acts of any governmental body, failure or delay of third parties or governmental bodies from



whom a party is obtaining or must obtain approvals, authorizations, licenses, franchises or permits, or inability to obtain labor, materials, power, equipment, or transportation (collectively referred to herein as "Force Majeure event"). Each party shall use its reasonable efforts to minimize the duration and consequences of any failure of or delay in performance resulting from a Force Majeure event.

If a Force Majeure event occurs, the suffering Party must immediately give notice to the other Party which includes a description of the event and the estimated impact on timely performance of the work affected. The Party injured by the suffering Party's inability to perform (the "injured Party") may elect to: (i) extend the performance period up to the length of time the Force Majeure Event exists or (ii) terminate this Agreement or any part of the material and/or services not already received and procure the material and/or services elsewhere.

Unless the injured Party provides written notice of termination to the suffering Party within thirty (30) days after being notified of the Force Majeure Event as per the immediately preceding paragraph then option (i) shall be deemed selected.

13.0 ASSIGNMENT

This Agreement shall not be assigned or otherwise transferred by either Party without the prior written consent of other Party. In the event the Prime Contract of SAIC Frederick, Inc. with the Government is succeeded by a successor Requestor selected by the Government, this Agreement may be assigned to the successor Requestor.

14.0 COMPLIANCE WITH LAWS

The Parties hereto represent and warrant that this Agreement and its performance do not violate any law, regulation or policy of the United States. Either Party hereto shall be relieved of its obligations to perform under this Agreement to the extent such performance would violate any law, regulation or policy of the Unites States. When performing any work or services under this Agreement, each Party shall comply with all institutional, local, state, and national safety, health, and security regulations, and laws.

Both Parties shall comply with all applicable laws, rules, regulations and public policies ("Laws") that prohibit unethical conduct regarding the obtaining, retention or conduct of business or an unfair advantage. Both Parties acknowledge and agree that they shall not directly or indirectly give, offer, promise, authorize, or allow to be given, offered, or promised, anything of value to an official or employee of any government, state-owned enterprise, international organization including subdivisions thereof or entities acting on behalf of a government, state-owned enterprise, international organization or subdivision thereof (any such employee or official referred to collectively as "Official"), while knowing or having reason to know that such thing of value is to be given, offered, or promised to an Official (including political parties or officials thereof or candidates for foreign office) in order to: (i) influence any official act or decision of such Official, or (ii) induce such Official to use his influence to affect or influence any act or decision of any government (or any subdivision thereof), or (iii) assist the Parties in obtaining or retaining business, or in directing business to any person or obtain an unfair advantage for the Parties in any respect.

Should either Party violate any of the Laws then: (i) non-violating Party shall have the right to immediately terminate this Agreement for cause; (ii) the non-violating Party shall have a right of action against the violating Party for the recovery of any monetary payment(s) or thing(s) of value made or given by that Party in breach of such Laws; and (iii) the violating Party shall indemnify the other Party for any penalty, loss or expenses incurred by the non-violating Party as a result of the violating Party's breach of any of its obligations under this Article.

15.0 PUBLICITY AND DISCLOSURE

Both Parties agree that they shall not disclose information concerning work under this Agreement to any third party, unless such disclosure is necessary for the performance of the Agreement. No news releases, public announcement, denial or confirmation of any part of the subject matter of this Agreement or any phase of any program hereunder shall be made without prior written consent of the other Party.



The restrictions of this paragraph shall continue in effect upon completion or termination of this Agreement for such period of time as may be mutually agreed upon in writing by the parties. In the absence of a written established period, no disclosure is authorized. Failure to comply with the provisions of this Clause may be cause for termination of this Agreement.

16.0 EMPLOYEE RELATIONS/RELATIONSHIP OF THE PARTIES

SAIC-F will be solely responsible for payment of all compensation owed to its employees, officers, agents, consultants, and affiliates as well as employment related taxes, medical coverage and insurance as per the prevailing government rules. SAIC-F shall also comply with all applicable wage laws and statutory dues of any nature. This Agreement shall not constitute, create, give effect to, or otherwise imply a joint venture, partnership, or business organization of any kind. SAIC-F and REQUESTOR are independent parties, and neither shall act as an agent for or partner of the other for any purpose. Nothing in this Agreement shall grant to either party any right to make any commitments of any kind for or on behalf of the other party without the prior written consent of the other party. SAIC-F shall not be restricted from performing services for others and shall not be bound to REQUESTOR except as provided under this Agreement.

17.0 NON-WAIVER OF RIGHTS

The failure of either Party to insist upon strict performance of any of the terms and conditions in this Agreement or to exercise any rights or remedies, shall not be construed as a waiver of its rights to assert any of same or to rely on any such terms or conditions at any time thereafter.

18.0 REMEDIES

Any rights and remedies specified under this Agreement shall be cumulative, non-exclusive and in addition to any other rights and remedies available at law or equity.

19.0 SEVERABILITY

If any term contained in this Agreement is held or finally determined to be invalid, illegal or unenforceable in any respect, in whole or in part, such term shall be severed from this Agreement, and the remaining terms contained herein shall continue in force and effect, and shall in no way be affected, prejudiced or disturbed thereby.

20.0 INTERPRETATION

The captions and headings used in this Agreement are solely for the convenience of the parties, and shall not be used in the interpretation of the text of this Agreement. Each party has read and agreed to the specific language of this Agreement; therefore no conflict, ambiguity or doubtful interpretation shall be construed against the drafter.

21.0 EXPORT LAWS AND REGULATIONS

Each Party agrees that it will comply with all applicable U.S. export laws and regulations, and that each will neither undertake, nor cause, nor permit to be undertaken, any activity which is (1) illegal under any laws, decrees, rules or regulations in effect in the United States; or (2) would have the effect of causing the other party to be in violation of any laws, decrees, rules or regulations in effect in the United States. SAIC-F specifically agrees not to re-export, resell, or otherwise dispose of technology or goods transferred pursuant to this Agreement, except in accordance with all U.S. government export licenses and regulations, as they may be amended from time to time.

22.0 EXPORT CONTROL COMPLIANCE for FOREIGN PERSONS

The subject technology of this Agreement (together including data, services, and hardware provided hereunder) may be controlled for export purposes under the International Traffic in Arms Regulations ("ITAR") controlled by the U.S. Department of State or the Export Administration Regulations ("EAR") controlled by the U.S. Department of Commerce. ITAR controlled technology may not be exported without



prior written authorization and certain EAR technology requires a prior license depending upon its categorization, destination, end-user and end-use. Exports or re-exports of any U.S. technology to any destination under U.S. sanction or embargo are forbidden.

Access to certain technology ("Controlled Technology") by Foreign Persons (working legally in the U.S.) may require an export license if the Controlled Technology would require a license prior to delivery to the Foreign Person's country of origin. SAIC-F is bound by U.S. export statutes and regulations and shall comply with all U.S. export laws. SAIC-F shall have full responsibility for obtaining any export licenses or authorization required to fulfill its obligations under this Agreement.

23.0 ORDER OF PRECEDENCE

This Agreement and all of the exhibits, schedules and documents attached hereto are intended to be read and construed in harmony with each other, but in the event of an inconsistency or conflict between provisions of this Agreement, the inconsistency or conflict shall be resolved by giving precedence in the following order:

- (a) Attachment 1: Statement of Work and Schedule
- (b) Terms and Conditions
- (c) Referenced specifications

Non-disclosure Agreement, if applicable

24.0 GOVERNING LAW

This Agreement shall be governed by and construed in accordance with the laws of the State of Maryland without regard to its conflict or choice of law provisions.

25.0 ENTIRE AGREEMENT

This Agreement, including all documents incorporated herein by reference, shall constitute the entire agreement and understanding between the parties hereto and shall supersede and replace any and all prior or contemporaneous representations, agreements or understandings of any kind, whether written or oral, relating to the subject matter hereof.



ATTACHMENT I STATEMENT OF WORK/SCHEDULE

This Statement of Work is incorporated in the Work for Others Agreement ("Agreement") by and between SAIC Frederick, Inc. ("SAIC-F") and <REQUESTOR Name> ("REQUESTOR").

It is understood that all work directed under this Agreement must be within the purpose, mission, general scope of effort, or special competency of SAIC-F as the OTS Requestor supporting the FFRDC in accordance with FAR 35.017-3. In addition, the REQUESTOR agrees that to the best of its knowledge, SAIC-F is not in competition with the domestic private sector for any work directed hereunder.

A. SCOPE OF SERVICES

The Services to be provided by SAIC-F, including activities, milestones, performance time frames, and other requirements in sufficient detail to provide a basis for performance evaluation.

SAIC-F shall perform services for REQUESTOR, including (but not limited to) the following:

B. DELIVERABLES

Deliverables and the due date for each deliverable.

C. ACCEPTANCE AND TESTING

Special requirements, procedures, and criteria for testing or acceptance of deliverables.

D. PAYMENT AND RATES

The basis for payment, including hourly rates for each applicable category. (Or include Fixed Unit Rate schedule as applicable)

E. EXPENSES

All types of expenses that will be reimbursed (such as travel, per diem, supplies, copying, or other charges in connection with the performance of the Services) and any applicable restrictions or limits on expenses.